ORP DET ORD (1/15/16)

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

UNITED STATES OF AMERICA,	Case No. 3:16-cı	r-00064-JO-3
v.	1	
Corey Lequieu	ORDER OF DETH USC § 3142(i))	ENTION AFTER HEARING (18
or attempt to do so, Upon consideration by the court <i>sua sponte</i> involvi serious risk defendant will flee;	ne community for cases involving empt to obstruct justice, or threaten ng a:	crimes described in 18 USC § 3142(f)(1) a, injure, or intimidate a prospective witness or juror b, injure, or intimidate a prospective witness or juror
Having considered the nature and circumstances of the characteristics of the defendant, and the nature and seri defendant's release, the court finds that:		
☐ The offense charged creates a rebuttable presumption safety of the community.	on in 18 USC § 3142(e) that no co	mbination of conditions will reasonably assure the
No condition or combination of conditions will reasonably assure the appearance of d ☐ Foreign citizenship and/or illegal alien ☐ In custody/serving sentence ☐ ICE Detainer ☐ Outstanding warrant(s)		☐ Substance use/abuse☐ Unknown
☐ Deportation(s) ☐ 1	Prior failure(s) to appear Mental health issues	family/employment/community ties Unstable/no residence available Information unverified/unverifiable
☐ Ariases ☐ Prior criminal history, ☐ including drug/drug ☐ Prior supervision failure(s), ☐ Including illici ☐ Other:		
No condition or combination of conditions will real Nature of offense □ Arrest behavior □ Possession of weapon(s) □ Violent behavior □ Prior criminal history, □including drug/drug r □ Prior supervision failure(s), □ Including illici □ Other:	☐ Prior supervi☐ Substance us☐ Mental healt☐ Alleged offerelated offense,☐ including alc	ision failures se/abuse h issues nse involves child pornography on the internet cohol/alcohol related offense
☐ Other (writ/serving federal or state sentence):☐ Defendant has not rebutted by sufficient evidence to		
The defendant is detained without prejudice to furth		
as practicable, from persons awaiti 3. Defendant shall be afforded a reas 4. The superintendent of the correction United States Marshal for the purp	tody of the Attorney General for coing or serving sentences or being honable opportunity for private comons facility in which defendant is coose of appearance in connection we	sultation with his counsel; confined shall make the defendant available to the with any court proceeding.
DATED: Telenerary D, a	b/6 / grun United States M	agistrate Judge